

UNITED STATE SEPARTMENT OF COMMERCE Patent and Trademark Office

4. 1.

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

HM22/1024

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APPLICATION NO.		FILING DATE	TOTAL CLAIMS		EXAMINER AND GROUP ART UNIT			1	DATE MAILED
	09/371,648	08/10/99	020	PARAS	JR, P		3	1632	10/24/01
First Named Applicant	YANAGIMACHI,		35 (JSC 154	(b) ter	m ext.		Days	

TITLE OF INVENTION

MAMMALIAN TRANSGENESIS BY INTRACYTOPLASMIC SPERM INJECTION

1 265036600070 800-018.000 N97 UTILITY YES \$640.00	` DATE DUE	FEE DUE	ENTITY	SMALL	N. TYPE	APP	BATCH NO.	SS-SUBCLASS	CLAS	DOCKET NO.	ATTY'S
	01/24/02	\$640.00	YES	ITY	UTIL	N97	3.000	800-018	0070	26503660	1

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.
- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number.

 Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PATENT AND TRADEMARK OFFICE COPY

	Application No.	Applicant(s)					
AL (*	09/371,648	YANAGIMACHI, RYUZO					
Notice of Allowability	Examiner	Art Unit					
	Peter Paras	1632					
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this apportant or other appropriate communication GHTS. This application is subject to	plication. If not included will be mailed in due course. THIS					
1. This communication is responsive to <u>10-19-01</u> .							
. The allowed claim(s) is/are 1-21.							
B. ☑ The drawings filed on 10 August 1999 are accepted by the Examiner. I. ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some* c) ☐ None of the:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this national stage application from the							
International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 5. Acknowledgment is made of a claim for domestic priority uses (a) The translation of the foreign language provisional as 6. Acknowledgment is made of a claim for domestic priority uses Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of 7. A SUBSTITUTE OATH OR DECLARATION must be submitted. 7. A SUBSTITUTE OATH OR DECLARATION must be submitted. 8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Draftspers. 1) hereto or 2) to Paper No (b) including changes required by the proposed drawing of including changes required by the attached Examiner. Identifying indicia such as the application number (see 37 CFR 1 of each sheet. The drawings should be filed as a separate paper.	pplication has been received. Inder 35 U.S.C. §§ 120 and/or 121. It this communication to file a reply contained application. THIS THREE-MOINTED THE THIS THREE T	omplying with the requirements noted NTH PERIOD IS NOT EXTENDABLE. A'S AMENDMENT or NOTICE OF deficient. -948) attached een approved by the Examiner. Office action of Paper No ngs in the top margin (not the back) the Official Draftsperson.					
 DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT FOR T 							
Attachment(s)							
 1 Notice of References Cited (PTO-892) 3 Notice of Draftperson's Patent Drawing Review (PTO-948) 5 Information Disclosure Statements (PTO-1449), Paper No	4⊠ Interview Summ 6⊠ Examiner's Ame	al Patent Application (PTO-152) Pary (PTO-413), Paper No. <u>24</u> . Pendment/Comment Pement of Reasons for Allowance					

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EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Barbara Arndt on 10/19/01.

The specification has been amended as follows:

In the claims:

1. A method for obtaining a transgenic embryo, comprising the steps of:

incubating [an exogenous] <u>a</u> nucleic acid <u>that is exogenous to the embryo</u> with a membrane-disrupted sperm head or a demembranated sperm head for a period of time;

co-inserting the exogenous nucleic acid and sperm head into an unfertilized oocyte to form a transgenic fertilized oocyte; and

allowing the transgenic fertilized oocyte to develop into a transgenic embryo.

21. A method for obtaining a transgenic embryo, comprising the steps of:

obtaining a membrane-disrupted sperm head or a demembranated sperm head;

mixing the membrane-disrupted sperm head or demembranated sperm head with

[an exogenous] a nucleic acid that is exogenous to the embryo;

co-inserting the mixture into an isolated unfertilized metaphase II oocyte to form a transgenic fertilized oocyte; and

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allowing the transgenic fertilized oocyte to develop into a transgenic embryo.

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The following is an examiner's statement of reasons for allowance:

The claimed invention is allowable over the prior art of record because the prior art of record does not teach or fairly suggest a method of obtaining a transgenic embryo, comprising the steps of: incubating an exogenous nucleic acid with a membrane-disrupted sperm head or a demembranated sperm head for a period of time; co-inserting the exogenous nucleic acid and the sperm head into an unfertilized oocyte to form a transgenic fertilized oocyte; and allowing the transgenic fertilized oocyte to develop into a transgenic embryo. The remaining rejection under U.S.C. 103 is overcome because neither Lavitrano nor Kuretake teach or suggest that dead sperm can uptake exogenous DNA. It would be unexpected for dead sperm to uptake exogenous DNA as there is no teaching or suggestion in the prior art of record for such. The instant specification has defined "dead" sperm to include both demembranated and membrane-disrupted sperm. See page 8 and the paragraph bridging pages 10-11. The specification also taught that both demembranated and membrane-disrupted sperm are considered to be dead based on the results of a viability assay. See the paragraph bridging pages 10-11.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."



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(Eastern time).

Any inquiry concerning this communication or earlier communications from the examiner(s) should be directed to Peter Paras, Jr., whose telephone number is 703-308-8340. The examiner can normally be reached Monday-Friday from 8:30 to 4:30

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Karen Hauda, can be reached at 703-305-6608. Papers related to this application may be submitted by facsimile transmission. Papers should be faxed via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Fax Center numbers are (703) 308-4242 and (703)305-3014.

Inquiries of a general nature or relating to the status of the application should be directed to Kay Pinkney whose telephone number is (703) 305-3553.

Peter Paras, Jr.

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DEBORAH J. R. CLARK
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600



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